

BEFORE
THE PUBLIC SERVICE COMMISSION OF
SOUTH CAROLINA
DOCKET NO. 2010-67-E - ORDER NO. 2010-376
MAY 12, 2010

IN RE: Joint Petition of Mid-Carolina Electric)	ORDER APPROVING
Cooperative, Inc. and South Carolina Electric)	JOINT PETITION FOR
& Gas Company for Reassignment of)	REASSIGNMENT OF
Territory in Lexington and Saluda Counties,)	CUSTOMERS AND
Exchange of Certain Customers and)	TERRITORY IN
Approval of an Agreement to Limit Corridor)	LEXINGTON AND
Rights)	SALUDA COUNTIES

This matter comes before the Public Service Commission of South Carolina (“Commission”) on the joint petition of Mid-Carolina Electric Cooperative, Inc. (“Mid-Carolina”) and South Carolina Electric & Gas Company (“SCE&G”) for reassignment of certain territories and transfer of certain customers and associated facilities among each other. Specific reference is hereby made to the attached Petition and Exhibits for details regarding the areas described and addressed in this Order.

Specifically, the parties propose the following transfers and modifications to existing corridor rights:

1. 44 active customers and 50 electric services currently served by Mid-Carolina between the towns of Ridge Spring and Saluda in Saluda County in an area known as Ward would be assigned to SCE&G. In connection with this transfer, Mid-Carolina would transfer to SCE&G approximately 10 miles of overhead and underground distribution line and associated equipment and abandon all corridor rights for the lines being transferred to SCE&G.

2. 71 active customers and 73 electric services currently served by SCE&G near the town of Saluda in Saluda County in an area known as Lake Murray Estates would be assigned to Mid-Carolina. In connection with this transfer, SCE&G would transfer to Mid-Carolina approximately 7.4 miles of overhead and underground distribution line and associated equipment and abandon all corridor rights for the lines being transferred to Mid-Carolina.

3. Six customers currently being served by Mid-Carolina on Wessinger Road and Westridge Circle on Lake Murray would be assigned to SCE&G. In connection with this transfer, Mid-Carolina would remove the overhead distribution line which currently crosses Lake Murray over the cove immediately adjacent to those two roads. Three customers currently being served by Mid-Carolina on Walt Rauch Road on Lake Murray would also be assigned to SCE&G. In connection with this transfer, Mid-Carolina would remove the overhead distribution line which currently crosses Lake Murray over the cove immediately adjacent to that road. Mid-Carolina would further transfer to SCE&G approximately 0.4 mile of overhead and underground distribution line and associated equipment and abandon all corridor rights for the lines being transferred to SCE&G or removed by Mid-Carolina.

4. In certain areas surrounding Batesburg-Leesville and Gilbert in Lexington County, and in the St. Andrews area of Lexington and Richland Counties, both petitioners own many miles of primary distribution lines that have corridor rights. However, to avoid wasteful duplication of electric distribution lines and appurtenant

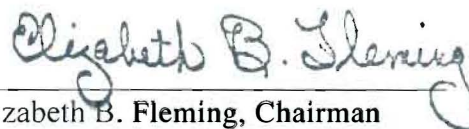
facilities, the parties agree that neither would assert a corridor right to serve a customer outside its assigned territory.

The parties surveyed the affected customers, and the majority in each group of affected customers either responded that they did not object to the proposed transfers or did not respond to the survey. Additionally, no customer raised any issue of inadequate service.

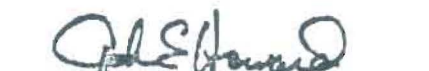
We find that the reassignment of service territory will remove two distribution lines crossing Lake Murray and promote more efficient use of each service provider's system. The removal of the two lake crossings will further enhance boater safety. These benefits, especially when combined with the lack of objection by the majority of the affected customers, demonstrate that the proposed transfer is consistent with the public interest. Accordingly, we grant the relief sought by the joint petitioners.

This Order shall remain in full force and effect until further order of the Commission.

BY ORDER OF THE COMMISSION:


Elizabeth B. Fleming, Chairman

ATTEST:


John E. Howard, Vice Chairman

(SEAL)

BEFORE THE
PUBLIC SERVICE COMMISSION OF
SOUTH CAROLINA

DOCKET NO. _____

Joint Petition of Mid-Carolina)	
Electric Cooperative, Inc. and)	
South Carolina Electric & Gas)	
Company for Reassignment of)	JOINT PETITION FOR REASSIGNMENT OF
Territory in Lexington and Saluda)	TERRITORY, TRANSFER OF CERTAIN
Counties, Exchange of Certain)	CUSTOMERS AND APPROVAL OF AN
Customers and Approval of an)	AGREEMENT TO ELIMINATE CORRIDOR RIGHTS
<u>Agreement to Limit Corridor Rights)</u>		

Mid-Carolina Electric Cooperative, Inc., ("Mid-Carolina") and South Carolina Electric & Gas Company ("SCE&G") hereby jointly apply to the Commission for reassignment of certain service areas in Lexington and Saluda Counties, approval of the transfer of facilities and existing customers and members ("Customers") between them, and approval of an agreement to eliminate "corridor rights" in two specified areas, all of which is set forth as follows:

1. All communications and correspondence concerning this Petition should be made and directed to:

Patricia T. Smith
1229 Lincoln Street
Columbia, South Carolina 29201-3135
Telephone: 803-765-2999
Facsimile: 803-799-9628
patriciasmith@mindspring.com

K. Chad Burgess
South Carolina Electric & Gas Company
Mail Code C222, 220 Operation Way
Cayce, South Carolina 29033
Telephone: 803 217-8141
Facsimile: 803-217-7810
chad.burgess@scana.com

Marcus A. Manos
NEXSEN PRUET, LLC
1230 Main Street, Suite 700
Post Office Drawer 2426
Columbia, South Carolina 29201-2426
Telephone: 803-253-8275
Facsimile: 803-727-1467
MManos@nexsenpruet.com

2. Both Mid-Carolina and SCE&G are organized and doing business under and pursuant to the Laws of the State of South Carolina, and each is an “electric supplier” as that term is defined in the Territorial Assignment Act. S.C. Code Ann. § 58-27-610 (1) (Supp. 2009).
3. The Commission may assign to electric suppliers areas outside the corporate limits of municipalities and that are more than 300 feet from the lines of electric suppliers as such lines exist on the date the territory is assigned. S.C. Code Ann. § 58-27-640 (Supp. 2009). Upon agreement of the affected electric suppliers, the Commission may reassign portions of previously assigned service areas. S.C. Code Ann. § 58-27-650 (Supp. 2009).
4. The Commission has the authority to approve agreements between electric suppliers concerning corridor rights. The Commission shall approve those agreements if, after giving notice and an opportunity for hearing to interested parties, it finds the agreements to be fair and reasonable. S.C. Code Ann. § 58-27-620 (8) (Supp. 2009).
5. Petitioners have engaged in good faith negotiations to reassign service areas and transfer customers and associated facilities between each other based on their respective operations, good utility practice, safety and the following principles with respect to territorial assignment outlined by the Commission in its Order No. 81-57 (issued January 22, 1981; Docket Nos. 16,222 and 16,899):
 - a. The parties will ... review their operations and existing and proposed facilities in relation to each other so as to determine any future reassignments of service areas where they determine that to do so will improve their respective operations and be in accordance with the public convenience and necessity.
 - b. The parties will, from time to time, give consideration to an exchange or sale and purchase of certain of their respective facilities as and where they determine that to do so will improve their respective operations and be in accordance with the public convenience and necessity. If the parties do reach an agreement for such an exchange, sale or purchase, such may be subject to the approval of the Commission, in which case such approval will be sought via appropriate application to the Commission.
 - c. Certain lines or other electrical facilities of each of the parties are or may hereafter be located inside areas that have been assigned or are herein requested to be reassigned to the other. In determining the location and routing of future lines which must be constructed or extended, each of the parties will use its best efforts to avoid any unnecessary, and to minimize any necessary, duplication, paralleling or crossing of the lines of the other. However, the parties are mindful of the fact that situations may well develop wherein, because of right-of-way problems or other considerations, construction or extension of facilities will, to some extent, duplicate, parallel or cross the facilities of the other. In such instances, the party which intends to construct or extend its facilities will timely notify the other party of its proposed construction or extension and, upon request of the other party, will timely confer with the other party for the purpose of considering means whereby such proposed construction or extension may avoid or minimize the duplication, paralleling or crossing of the other party’s facilities and be in accordance with the public convenience and necessity.

6. In agreeing to the reassignment of service territory and the transfer of customers and facilities described in this Petition, Mid-Carolina and SCE&G have given careful consideration to the public convenience and necessity, service reliability, and good utility practice, efficiency and safety and respectfully allege that the reassignments and customer and facilities transfers will serve and be in accordance with the public convenience and necessity. In particular, among other important considerations, the parties have addressed the need to reduce the number of overhead distribution lines crossing Lake Murray. Under the proposed customer and facility transfers, Mid-Carolina will be able to eliminate two lake crossings.
7. Petitioners state that they have negotiated over a period of years all of the issues that are the subject of this petition on an integrated basis; therefore while their requests involve different geographical areas, these areas were considered concurrently and in combination during Petitioners' negotiations.
8. Petitioners allege that each is fully capable of furnishing adequate and dependable electric service in the areas and to the customers that each now serves and would serve upon the Commission's granting of this Petition.
9. Petitioners allege that no suppliers other than the Petitioners provide electric service in the areas that are the subject of this Petition; consequently, no facilities or service territories of any electric suppliers other than the Petitioners are affected by this request for reassignment and transfer of customers and facilities.
10. Petitioners request that the Commission treat this verified Petition as also being an affidavit and to determine this matter solely on the basis of this filing, unless there are protests or petitions to intervene, and in that event, to set this matter for hearing and determination at the earliest possible date.

Official Territorial Assignment Act Key Map

11. **Exhibit 1** is the Key Map of the official territorial assignment map between SCE&G and Mid-Carolina dated October 27, 2003. The Key Map shows locations of each area affected in the associated exhibits referenced in this petition.

Reassignment of Territory around Batesburg-Leesville and Gilbert

12. **Exhibit 2** is a map depicting the existing distribution lines of both petitioners in the area surrounding Batesburg-Leesville and Gilbert, SC in Lexington County and shows the territory as it is currently assigned to SCE&G and Mid-Carolina. Petitioners request that portions of this territory be reassigned from SCE&G to Mid-Carolina and from Mid-Carolina to SCE&G to better reflect the existing electric services and electric distribution lines. The negotiations between the petitioners used parcel information from the 2007 Lexington County Tax Map Database, a copy of which is kept at each petitioner's main office. **Exhibit 3** is a map depicting the existing distribution lines of both Petitioners and the territorial boundaries showing the territorial reassignment that SCE&G and Mid-Carolina propose.
13. Petitioners allege that no current customer of either Petitioner is affected or inconvenienced in any way by the reassignment of territory that Petitioners are requesting in this area.

Reassignment of Territory and Transfer of Customers in the Ward Area

14. Mid-Carolina currently serves 44 customers in an area assigned to it between the towns of Ridge Spring and Saluda in Saluda County known as “Ward.” **Exhibit 4** depicts the boundaries of the proposed territorial reassignment as well as the existing distribution lines of the Petitioners. The energy to serve these 44 Mid-Carolina customers is supplied by SCE&G because of the isolation of Mid-Carolina’s distribution lines in this area. The Petitioners request that the 50 electric services in Ward (of which 44 are active and currently receiving service from Mid-Carolina) be transferred to and receive service from SCE&G. Petitioners further request that the territory be reassigned to SCE&G with the boundaries of the territory being as they are shown on **Exhibit 4** in the blue color. Mid-Carolina sent a letter to each of its 44 customers in Ward. A copy of the letter and enclosure is attached as **Exhibit 4A**.
15. In connection with the transfer of customers in Ward, Mid-Carolina will transfer to SCE&G approximately 10 miles of overhead and underground distribution line and associated equipment as shown in purple on **Exhibit 4**. Further, Petitioners agree that Mid-Carolina abandons, and request that the Commission approve the abandonment of, all corridor rights for the lines being transferred to SCE&G. The former corridors will be served exclusively by SCE&G.

Reassignment of Territory and Transfer of Customers in Lake Murray Estates Area

16. SCE&G currently serves 71 customers in an area assigned to it near the town of Saluda in Saluda County known as “Lake Murray Estates.” **Exhibit 5** depicts the boundaries of the proposed territorial reassignment as well as the existing distribution lines of the Petitioners. The energy to serve these 71 SCE&G customers is supplied by Mid-Carolina because of the isolation of SCE&G’s distribution lines in this area. The Petitioners request that the 73 electric services in Lake Murray Estates (of which 71 are active and currently receiving service from SCE&G) be transferred to and receive service from Mid-Carolina. Petitioners further request that the territory be reassigned to Mid-Carolina with the boundaries of the territory being as they are shown on **Exhibit 5** in the blue color. SCE&G sent a letter to each of its 71 customers in Lake Murray Estates. A copy of the letter and enclosure is attached as **Exhibit 5A**.
17. In connection with the transfer of customers in Lake Murray Estates, SCE&G will transfer to Mid-Carolina approximately 7.4 miles of overhead and underground distribution line and associated equipment as shown in purple on **Exhibit 5**. The total value of SCE&G’s distribution lines, appurtenant poles and transformers that will be transferred to Mid-Carolina is less than \$ 1 million. Further, Petitioners agree that SCE&G abandons, and request that the Commission approve the abandonment of, all corridor rights for these lines being transferred to Mid-Carolina. The former corridors will be served exclusively by Mid-Carolina.

Removal of Two Distribution Lines Crossing Lake Murray and Transfer of Customers

18. Mid-Carolina serves six customers on Wessinger Road and Westridge Circle on Lake Murray by means of an overhead distribution line that crosses Lake Murray over the cove immediately adjacent to those two roads. The area is assigned to SCE&G. **Exhibit 6** depicts the lines of the Petitioners in this area. The Petitioners propose that Mid-Carolina’s distribution line, shown in black, that crosses the cove be removed, and request that the six customers be transferred from Mid-Carolina to SCE&G. Mid-Carolina sent a letter to each of its six customers. A copy of the letter and enclosure is attached as **Exhibit 6A**.

19. Mid-Carolina serves three customers on Walt Rauch Road on Lake Murray by means of an overhead distribution line that crosses Lake Murray over the cove immediately adjacent to that road. The area is assigned to SCE&G. **Exhibit 7** depicts the lines and facilities of the Petitioners in this area. The Petitioners propose that Mid-Carolina's distribution line, shown in black, that crosses the cove be removed and request that the three customers be transferred from Mid-Carolina to SCE&G. Mid-Carolina sent a letter to each of these customers. This letter is the same as that attached as **Exhibit 6A**.
20. In connection with the transfer of customers adjacent to the two Lake Murray coves described in Paragraphs 19 and 20 above, Mid-Carolina will transfer to SCE&G approximately .4 mile of overhead and underground distribution line and associated equipment as shown in purple on **Exhibits 6 and 7**. Further, Petitioners agree that Mid-Carolina abandons, and request that the Commission approve the abandonment of, all corridor rights for these lines being transferred to SCE&G and those being removed by Mid-Carolina. The former corridors will be served exclusively by the SCE&G. The removal of the two lake crossings will improve boating safety.

Agreement to Limit Corridor Rights in Specified Areas

21. In the areas surrounding Batesburg-Leesville and Gilbert in Lexington County, and in the St. Andrews area of Lexington and Richland Counties both Petitioners own many miles of primary distribution lines that have "corridor rights;" therefore, by virtue of those corridor rights, each Petitioner is able to serve new customers located in territory assigned to the other.
22. However, in order to avoid wasteful duplication of electric distribution lines and appurtenant facilities, Petitioners have agreed that in the areas surrounding Batesburg-Leesville and Gilbert and in the St. Andrews area, neither Petitioner will assert a corridor right to serve a customer outside the territory assigned to that Petitioner.
23. **Exhibit 8** depicts the areas surrounding Batesburg-Leesville and Gilbert and **Exhibit 9** depicts the St. Andrews area where each Petitioner has agreed not to assert corridor rights outside the territory assigned to that Petitioner. Such areas are shown in purple on Exhibits 8 and 9. The former corridors will be served by the electric service provider assigned the area.

WHEREFORE, Mid-Carolina and SCE&G having jointly petitioned the Commission, pray that the Commission issue its order:

1. Finding and Determining that the territorial re-assignments and transfers of facilities and customers as requested herein shall serve, and are in accordance with, the public convenience and necessity;
2. Approving the territorial re-assignments as depicted in the attached Exhibits;
3. Transferring the customers in Ward, Lake Murray Estates and the two Lake Murray coves all as described herein, and authorizing the transfer of facilities as necessary for each Petitioner to serve its newly assigned customers;
4. Amending the territorial assignment maps to reflect the re-assignments requested herein; and

5. Approving the abandonment by SCE&G and Mid-Carolina of Petitioners' respective corridor rights in the Ward and the Lake Murray Estates areas, and in connection with the removal of Mid-Carolina's Lake Crossings and lines on Wessinger, Walt Rauch and Westridge Circle Roads.
6. Approving the agreement between Mid-Carolina and SCE&G wherein each of them have agreed not to assert corridor rights outside the territory assigned to them in the areas surrounding Batesburg-Leesville and Gilbert and in the St. Andrews area northeast of Columbia.

Respectfully Submitted,

Patricia T. Smith, Esquire
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Columbia, SC 29201-3135
Tel. No. 803-765-2999
Fax No. 803-799-9628
patriciasmith@mindspring.com

K. Chad Burgess, Esquire
South Carolina Electric & Gas Company
Mail Code C222
220 Operation Way
Cayce, South Carolina 29033
Telephone: 803 217-8141
Facsimile: 803-217-7810
chad.burgess@scana.com

Date: February 15, 2010

By: Patricia T. Smith

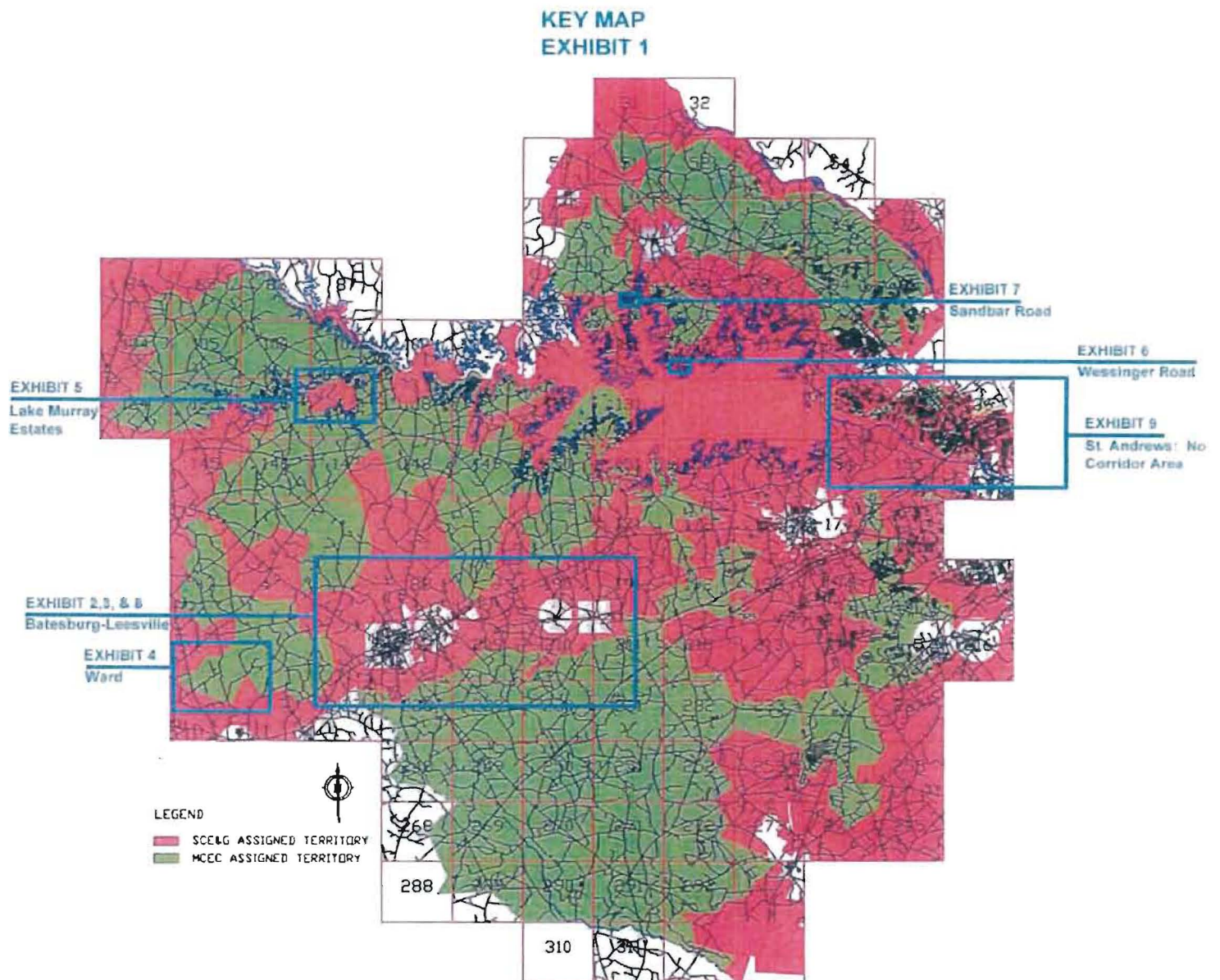
Attorneys for the Petitioner South Carolina
Electric & Gas Company

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J. David Black, Esquire
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Tel No. 803-253-8275
Fax No. 803-727-1467
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DBlack@nexsenpruet.com

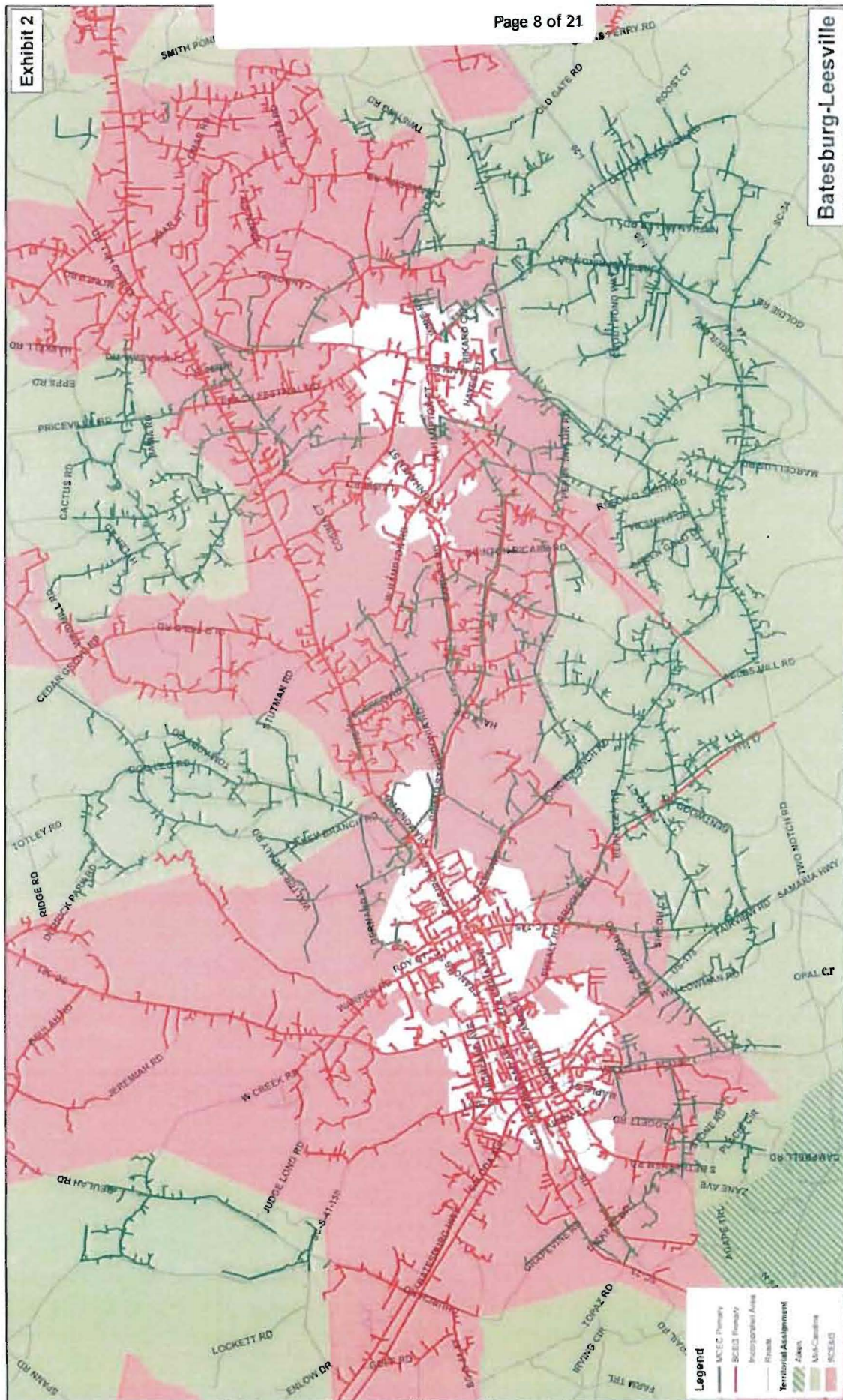
Date: 2/16/2010

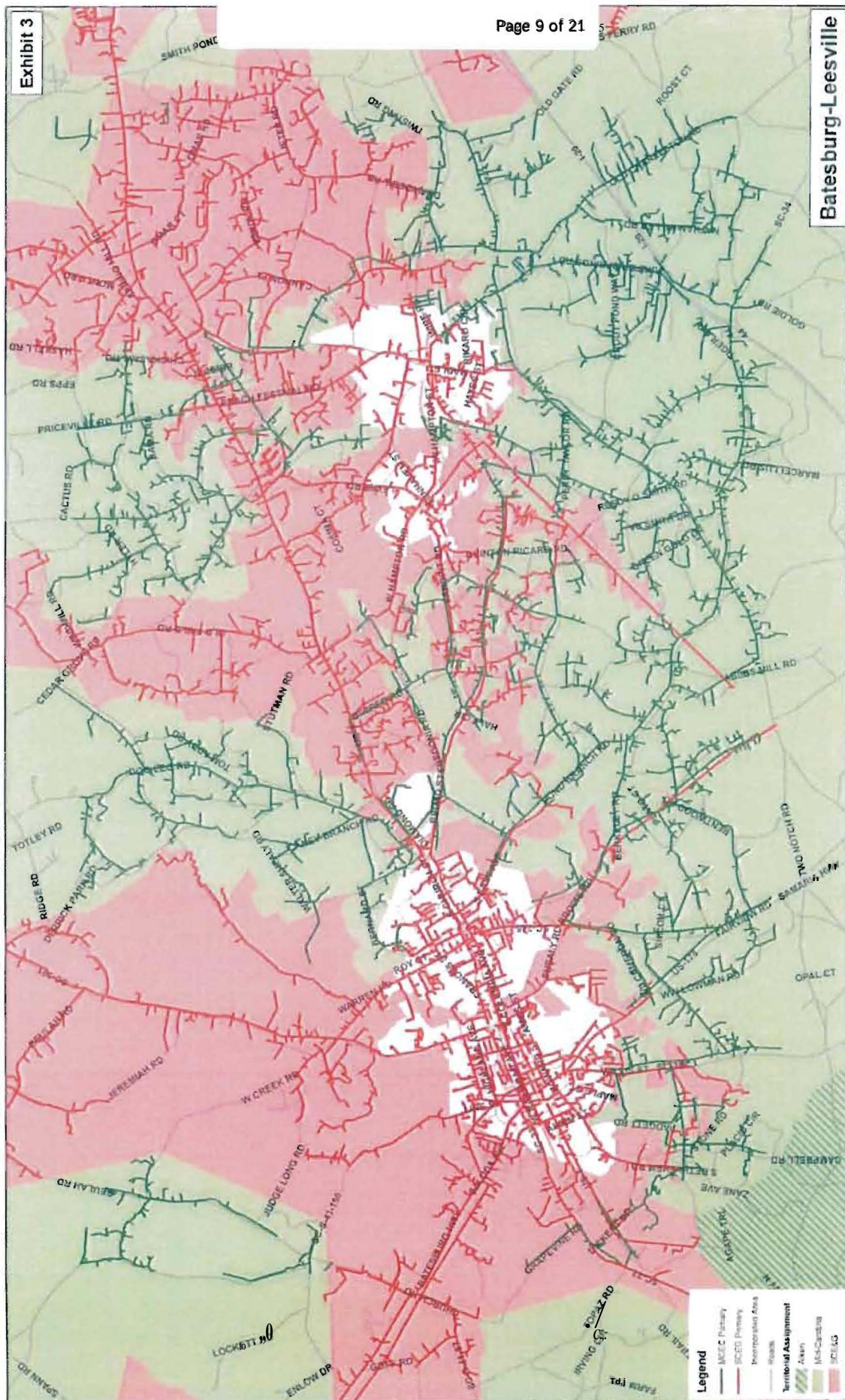
By: Marcus A. Manos

Attorney for the Petitioner Mid-Carolina
Electric Cooperative, Inc.



OFFICIAL TERRITORY ASSIGNMENT MAP BETWEEN
SOUTH ELECTRIC AND GAS COMPANY AND MID-CAROLINA ELECTRIC COOP. INC.
THIS MAP REFLECTS THE REASSIGNMENT OF TERRITORIES APPROVED BY THE
SOUTH CAROLINA PUBLIC SERVICE COMMISSION IN
DOCKET NUMBER 2002-393-E
ORDER NUMBER 2003-643
OCTOBER 27, 2003
THIS MAP IS STORED AND MAINTAINED IN AN ELECTRONIC FORMAT AT THE
OFFICES OF SOUTH CAROLINA ELECTRIC AND GAS COMPANY AND
MID CAROLINA ELECTRIC COOP. INC.





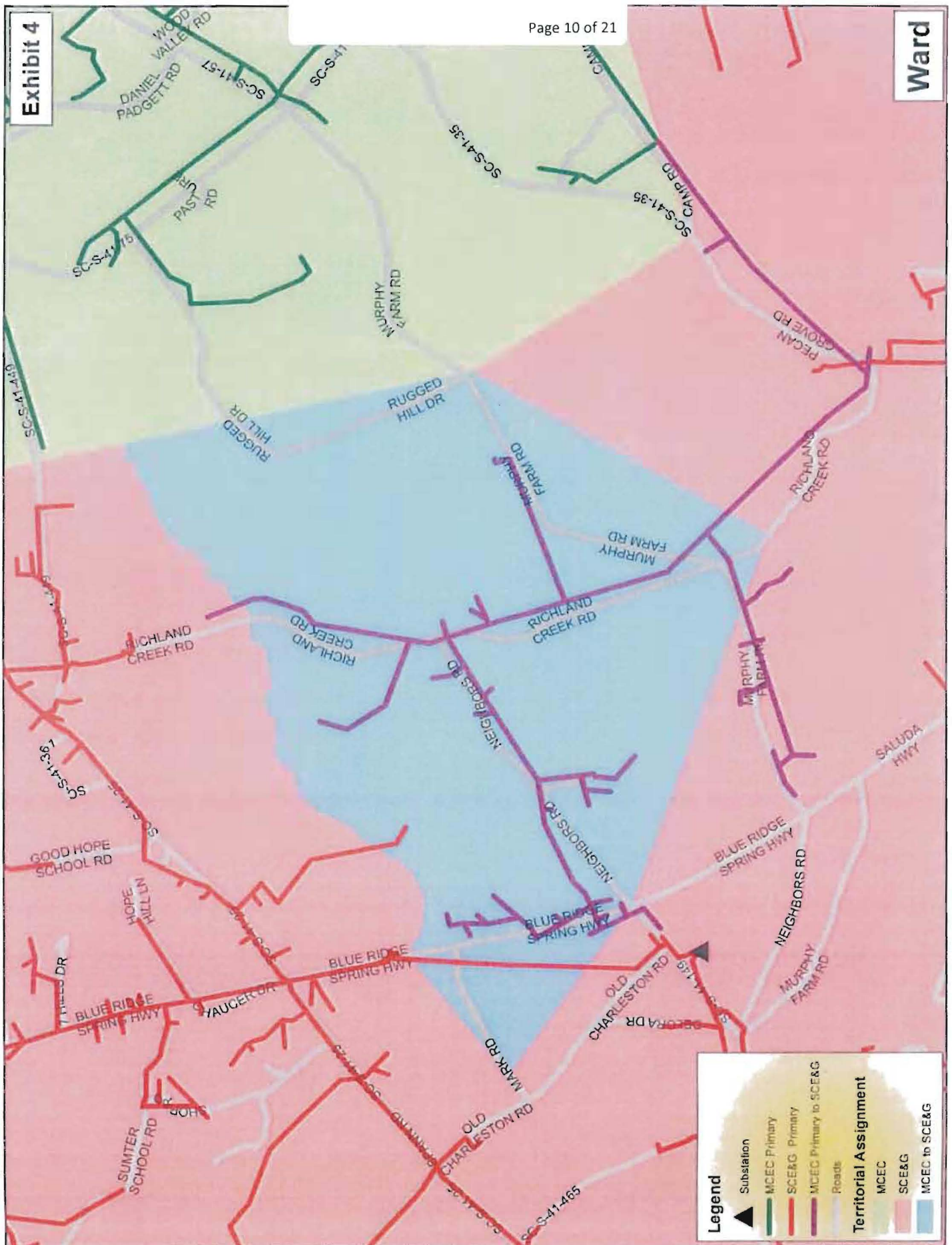


Exhibit 4A

TO: MID-CAROLINA ELECTRIC COOPERATIVE

IN RESPONSE TO YOUR LETTER OF OCTOBER _____, 2009;

_____ **I DO NOT OBJECT**

_____ **I OBJECT**

**TO RECEIVING ELECTRIC SERVICE FROM SOUTH CAROLINA ELECTRIC &
GAS COMPANY.**

Name (please print) _____

Signature _____

Date: _____

(Mid-Carolina Account No.)

EXHIBIT 4A

[Customer's name & address]

Re: Mid-Carolina Account Number

Dear [Customer's name]:

Both Mid-Carolina Electric Cooperative and South Carolina Electric & Gas Company provide electric service to customers in Saluda County, South Carolina. In 1972 the South Carolina Public Service Commission assigned most of the service territory in Saluda County to either Mid-Carolina or SCE&G. Mid-Carolina currently serves 50 customers along Highway 39, Neighbors, Hart Springs, Murphy Farm and Richland Creek Roads (Ward). Mid-Carolina's electric distribution lines in this area are isolated which has caused service problems. Mid-Carolina has agreed to transfer its facilities in the area to SCE&G so that customers now served by Mid-Carolina would be served by SCE&G. Additionally, SCE&G and Mid-Carolina have agreed that the area should be reassigned to the electric supplier providing service. Both companies believe that reassigning the service territory would better serve the public interest and reduce costs and electric service problems in the future.

You are one of Mid-Carolina's customers who would be served by SCE&G after the exchange of electric service facilities. This letter is official notice to you that South Carolina Electric & Gas Company and Mid-Carolina Electric Cooperative intend to file a joint Application with the South Carolina Public Service Commission requesting reassignment of the service territory in the Ward area from Mid-Carolina to SCE&G and the approval of the transfer of service facilities from Mid-Carolina to SCE&G. Currently the electric rates are relatively the same.

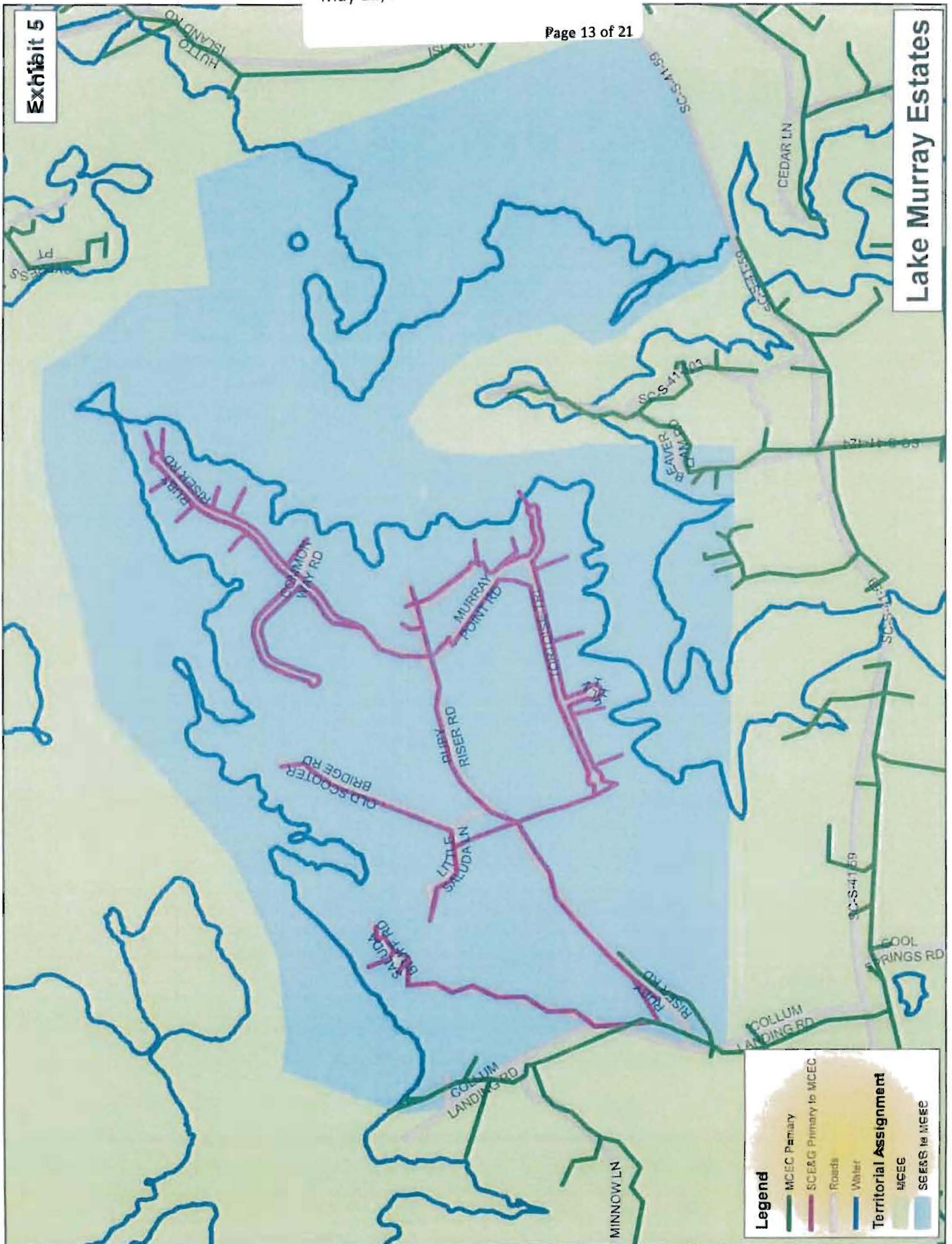
We request that you complete and return the enclosed form indicating whether or not you object to receiving service from SCE&G. A self-addressed, stamped envelope is also enclosed for your convenience. Please mail the enclosed form to me by October ____, 2009. If you have any questions, please call my office at 803-749-6555 or 888-813-9000. Your cooperation in this matter is greatly appreciated.

Sincerely,

Jack F. Wolfe, Jr.
CEO

Exhibit 5

Lake Murray Estates



November 3, 2009

Exhibit 5A

<Customer's name and address>

Re: SCE&G Account Number

Dear <Customer's name>:

In accordance with a previous South Carolina Public Service Commission "PSC" order, South Carolina Electric and Gas "SCE&G" and Mid-Carolina Electric Cooperative, Inc. "Mid-Carolina" have been studying isolated distribution service areas to improve reliability and the cost of service. In 1972, the South Carolina Public Service Commission assigned electric service territory in Saluda County to either Mid-Carolina or SCE&G. SCE&G serves 75 customers in an area assigned to it known as Lake Murray Estates, Saluda Bluff and Camp Barstow, and those electric distribution lines are isolated which has caused service problems in the past.

SCE&G has agreed to transfer its facilities in the area to Mid-Carolina so that customers now served by SCE&G would be served by Mid-Carolina. Additionally, SCE&G and Mid-Carolina have agreed that the area should be reassigned to the electric supplier providing service. Both companies believe that reassigning the service territory would better serve the public interest because it would reduce costs and electric service problems in the future.

You are one of SCE&G's customers who would be served by Mid-Carolina after the exchange of electric service facilities. This letter is official notice to you that South Carolina Electric & Gas Company and Mid-Carolina Electric Cooperative intend to file a joint Application with the South Carolina Public Service Commission requesting reassignment of the service territory in Lake Murray Estates, Saluda Bluff and Camp Barstow from SCE&G to Mid-Carolina and the approval of an exchange of service facilities from SCE&G to Mid-Carolina. Currently the electric rates charged by each utility for your class of service are similar.

We request that you complete and return the enclosed form indicating whether or not you object to receiving service from Mid-Carolina by **November 20, 2009**. A self-addressed, stamped envelope is enclosed for your convenience. If you have any questions, please call my office at 803-275-2534 or 803-217-9435 (after business hours). Your cooperation in this matter is greatly appreciated.

Sincerely,



Donald H. Smoak
Local Manager

Exhibit 5A

Electric Service Reassignment Acknowledgement Form

To: South Carolina Electric & Gas Company

In response to your letter of November 3, 2009;

_____ I do not object to receiving electric service from Mid-Carolina Electric Cooperative.

_____ I object to receiving electric service from Mid-Carolina Electric Cooperative.

SCE&G Account Information

Account Number:

Service Address:

3 29006

Signature

Name (Please Print):

Signature:

Date:

Note: Please return your reply in the enclosed envelope no later than November 20, 2009.



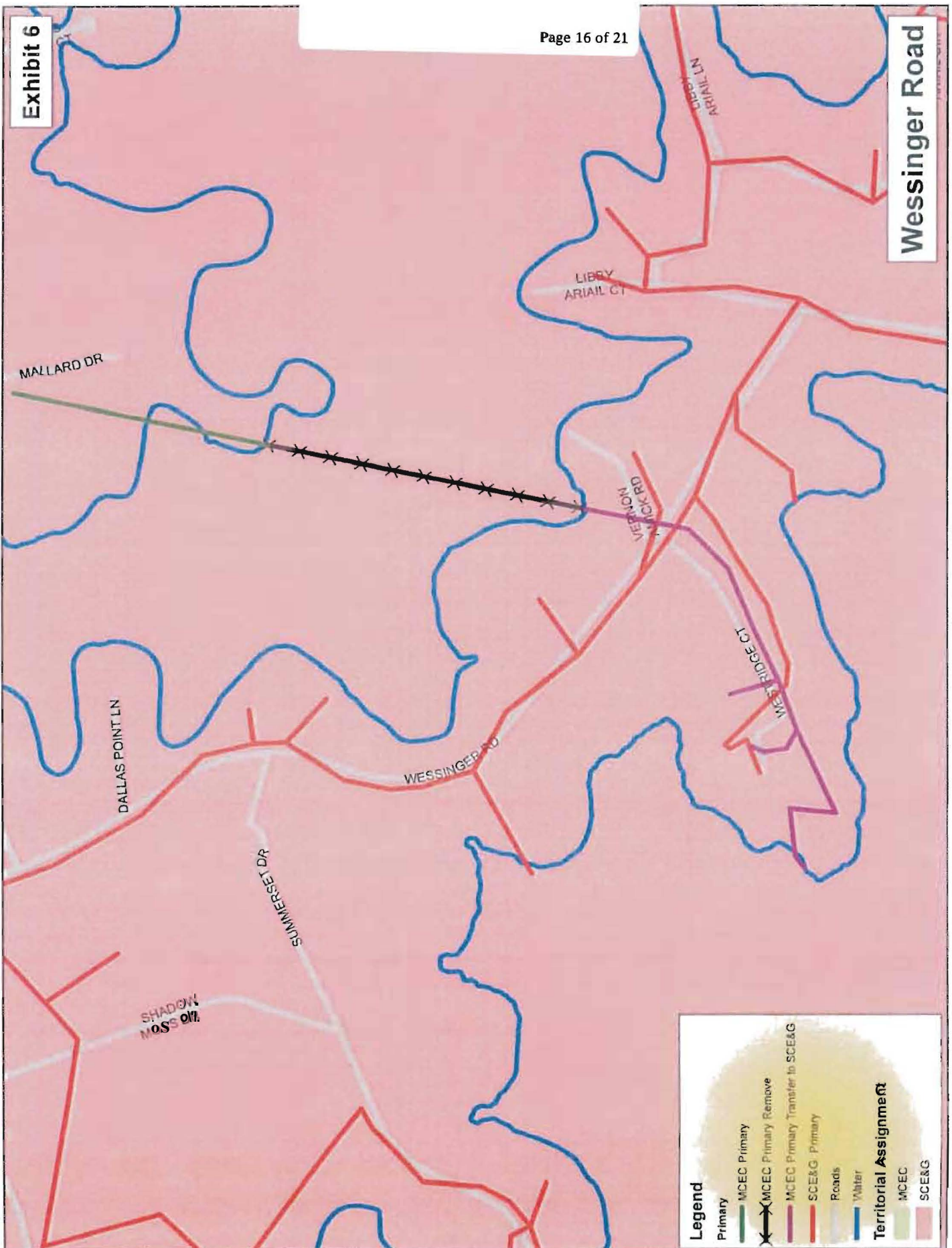


EXHIBIT NO. 6A

[Customer's name & address]

Re: Mid-Carolina Account Number

Dear [Customer's name]:

Both Mid-Carolina Electric Cooperative and South Carolina Electric & Gas Company provide electric service to customers located in the Lake Murray area of Lexington County. In 1972 the South Carolina Public Service Commission assigned most of the service territory in Lexington County to either Mid-Carolina or SCE&G. Both companies have power lines in the areas around Lake Murray and some of the power lines cross over Lake Murray. SCE&G and Mid-Carolina believe that minimizing these lake crossings are in the public interest because of safety as well as aesthetic considerations. Mid-Carolina currently serves 9 customers along Lake Murray by means of overhead electric lines that cross the lake in two places. In order to remove these lines crossing the lake, Mid-Carolina must transfer ownership of the service facilities to SCE&G so that the 9 customers now served by Mid-Carolina would be served by SCE&G.

You are one of Mid-Carolina's customers who would be served by SCE&G after Mid-Carolina transfers its facilities to SCE&G. This letter is official notice to you that South Carolina Electric & Gas Company and Mid-Carolina Electric Cooperative intend to file a joint Application with the South Carolina Public Service Commission asking the Commission to approve the transfer of service facilities described above from Mid-Carolina to SCE&G.

We request that you complete and return the enclosed form indicating whether or not you object to receiving service from SCE&G. Please mail the enclosed form to me by October ____, 2009. A self-addressed, stamped envelope is enclosed for your convenience. If you have any questions, please call my office at 803-749-6555 or 888-813-9000. Your cooperation in this matter is greatly appreciated.

Sincerely,

Jack F. Wolfe, Jr.
CEO

Exhibit 6A

TO: MID-CAROLINA ELECTRIC COOPERATIVE

IN RESPONSE TO YOUR LETTER OF OCTOBER _____, 2009;

_____ **I DO NOT OBJECT**

_____ **I OBJECT**

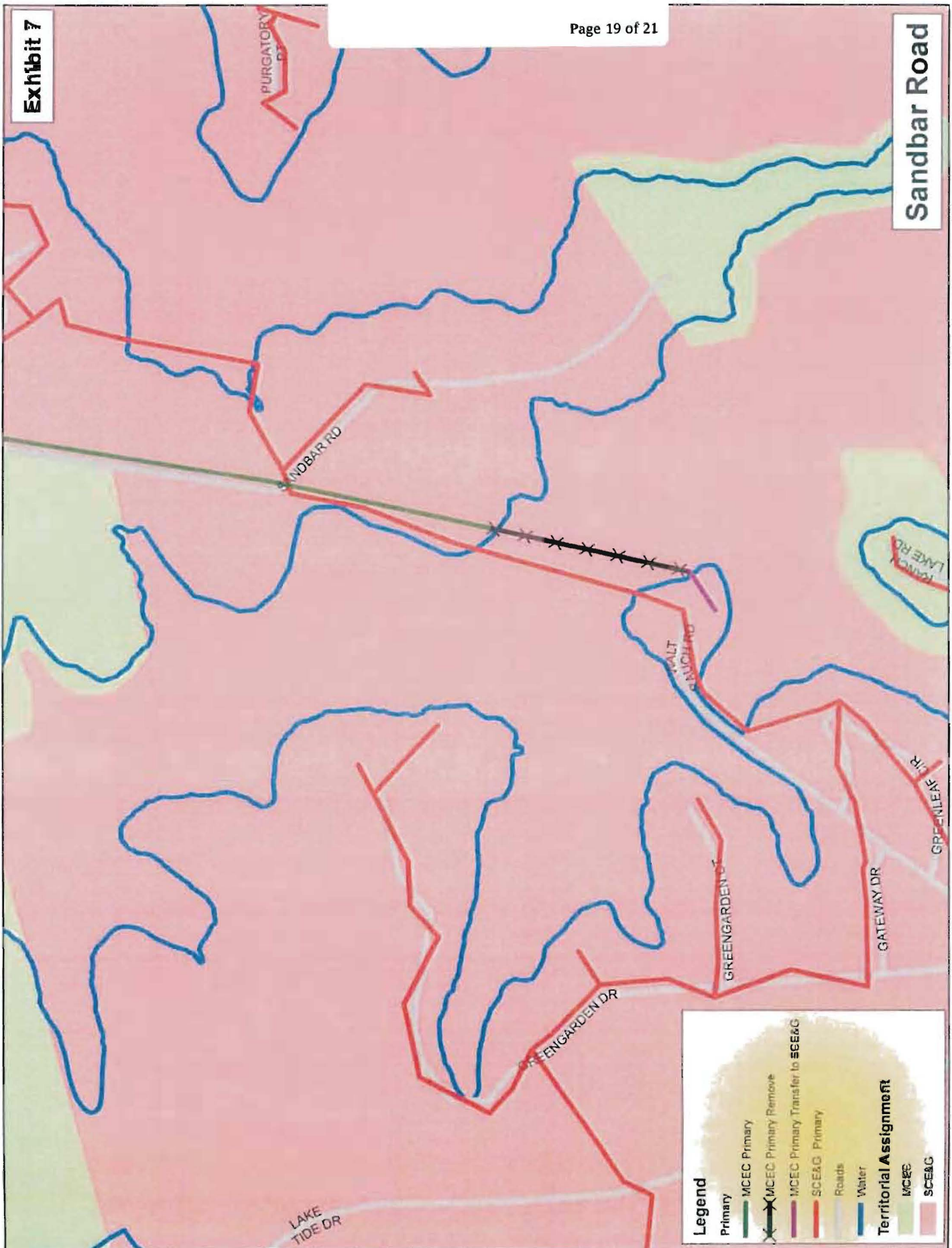
**TO RECEIVING ELECTRIC SERVICE FROM SOUTH CAROLINA ELECTRIC &
GAS COMPANY.**

Name (please print) _____

Signature _____

Date: _____

(Mid-Carolina Account No.)



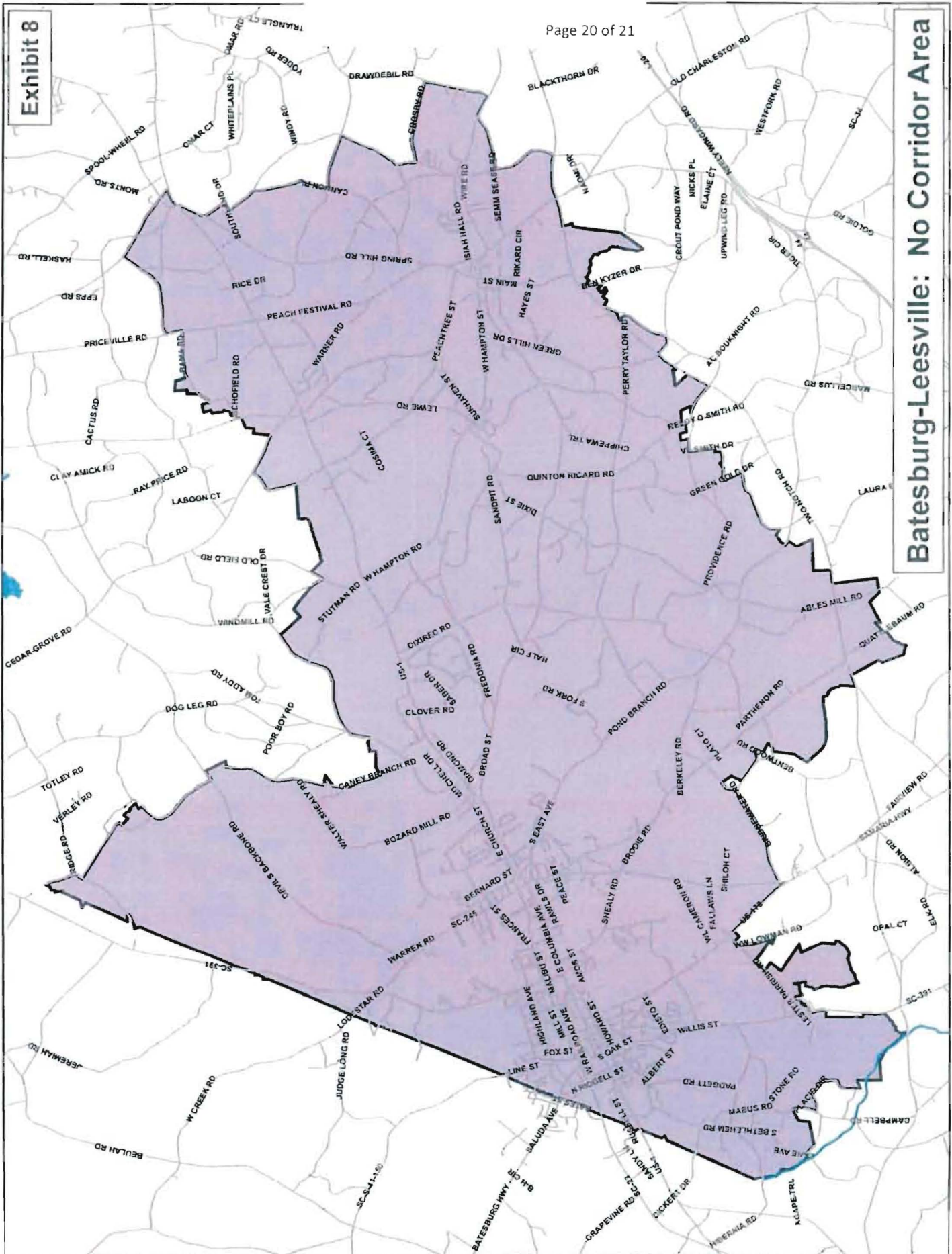


Exhibit 8

Batesburg-Leesville: No Corridor Area



Saint Andrews : No Corridor Area